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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/539,762	06/20/2005	Eun-Jeong Choi	HI-0189	5901	
34610 KED & ASSO	7590 07/03/2008 OCIATES, LLP	EXAM	EXAMINER		
P.O. Box 221200 Chantilly, VA 20153-1200			CHEMPAKASERIL, ANN J		
			ART UNIT	PAPER NUMBER	
			2166		
			MAIL DATE	DELIVERY MODE	
			07/03/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Ī	Application No.	Applicant(s)	
	10/539,762	CHOI, EUN-JEONG	
	Examiner	Art Unit	
	ANN J. CHEMPAKASERIL	2166	

ANN J. CHEMPAKASERIL	2166						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
THE REPLY FILED 17 June 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.							
The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 3 °CFR 1.31's, or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.314. The reply must be filed within one of the following time periods:							
The period for reply expires 3 months from the mailing date of the final rejection. The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In							
no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. Examiner Note: If box 1 is checked, check either box (a) or (b). ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO							
MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee							
ension and the corresponding amount of shortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee e action; or (2) as					
liance with 37 CFR 41.37 must be t	iled within two months	s of the date of					
filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).							
 The proposed amendment(s) filed after a final rejection, but prior to the date of filing a brief, will not be entered because (a) They raise new issues that would require further consideration and/or search (see NOTE below); 							
	lucing or simplifying t	ne issues for					
corresponding number of finally reje	cted claims.						
	mpliant Amendment (I	PTOL-324).					
 Applicant's reply has overcome the following rejection(s): Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the properties of the properties							
☐ will not be entered, or b\ ☐ will	he entered and an e	volenation of					
7. For purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and an explanation how the new or amended claims would be rejected is provided below or appended. The status of the claim(s) is (or will be) as follows:							
vercome all rejections under appea	l and/or appellant fail:	s to provide a					
0. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached. REQUEST FOR RECONSIDERATION/OTHER							
t does NOT place the application in	condition for allowan	ce because:					
See Continuation Sheet. 12. ☐ Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s) 13. ☐ Other:							
/Shahid Al Alam/ Primary Examiner, Art U	nit 2162						
	ars on the cover sheet with the or PLICATION IN CONDITION FOR A the same day as filing a Notice of replies: (1) an amendment, affidavia all (with appeal fee) in complication FR 1.114. The reply must be filed to of the final rejection. Advisory Action, or (2) the date set forth in a SK MONTHS from the mailing b) ONLY CHECK BOX (b) WHEN THE tension and the corresponding amount interiest shattle or part of the reply origin than 187 KM ST FR 41.37 must be for sinal the corresponding shound interiest shattle or part of the sinal the corresponding shound thorients distallor y part of to reply origin than three months after the mailing date the sinal than the should be sitted to the shattle or sitted than the sitted of the shattle or sitted than the sitted of the sitted or the shattle or the shattle sitted in the sitted than	lars on the cover sheet with the correspondence add PLICATION IN CONDITION FOR ALLOWANCE. the same day as filing a Notice of Appeal. To avoid abar replies: (1) an amendment, affidavit, or other evidence, we all (with appeal fee) in compliance with 37 CFR 41.51; or FR 1.114. The reply must be filed within one of the folious of the final rejection, whister the properties of the final rejection, whister than SIM MONTHS from the mailing date of the final rejection, whister than SIM MONTHS from the mailing date of the final rejection, whister than SIM MONTHS from the mailing date of the final rejection, whister than SIM MONTHS from the mailing date of the final rejection, which the petition under 37 CFR 1.136(a) and the appropriate resists and the corresponding amount of the fee. The appropriate resists and the corresponding amount of the fee. The appropriate resists and the corresponding amount of the fee. The appropriate resists and the corresponding amount of the fee. The appropriate resists are the final rejection, exhibition thereof (37 CFR 41.37(e)), to avoid dismissal of the thint the time period set forth in 37 CFR 41.37(a). The proposition of the date of filing a brief, will not be entered be resideration and/or search (see NOTE below); which is the final rejected claims. 21. See attached Notice of Non-Compliant Amendment ((will not be entered, or b) will be entered and an exided below or appended. the before or on the date of filing a Notice of Appeal will not well of sufficient reasons why the affidavit or other evidence is a Notice of Appeal, but prior to the date of filing a brief, we wercome all rejections under appeal and/or appellant fails and was not earlier presented. See 37 CFR 41.33(d)(1 or of the status of the claims after entry is below or attach to does NOT place the application in condition for allowan (PTO/SB/08) Paper No(s)					

Continuation of 11, does NOT place the application in condition for allowance because: Applican arough that Sahota does not disclose or suggest that a same string of the web-document provided to the terminal has a different token according to whether it is a markup or a non-markup. Sahota discloses that HTML parser engine 217 can parse an HTML web page from Internet content and web sizes 213. In one embodiment, selected tags, syles, and content are either replaced or removed from the HTML page. So the HTML parser can parse any tags, styles, or content. Referring to applicants specification, the parser looks at selected comments, tags and styles, and based on that parsers the content repersesented by the different styles. The parser looks at the different representation, such as go to determine the type, such as element, comment, and character data. Sahota also uses the parser for tags, styles and content using the same approach as the present invention.